

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

LIONRA TECHNOLOGIES LIMITED	Case No. 2:22-cv-00322-JRG-RSP
v.	(Lead Case)
FORTINET, INC.	JURY TRIAL DEMANDED
LIONRA TECHNOLOGIES LIMITED	Case No. 2:22-cv-00305-JRG-RSP
v.	(Member Case)
CISCO SYSTEMS, INC.	
LIONRA TECHNOLOGIES LIMITED	Case No. 2:22-cv-00319-JRG-RSP
v.	(Member Case)
HEWLETT PACKARD ENTERPRISE COMPANY, ET AL.	
LIONRA TECHNOLOGIES LIMITED	Case No. 2:22-cv-00334-JRG-RSP
v.	(Member Case)
PALO ALTO NETWORKS, INC.	

NOTICE OF MOOTNESS

Plaintiff Lionra Technologies Ltd. (“Lionra”) files this notice of mootness. On August 19, 2022, Lionra filed a complaint against Defendants Hewlett Packard Enterprise Company (“HP”) and Aruba Networks LLC (“Aruba”) (collectively, “Defendants”) alleging that Defendants infringe certain of Lionra’s patents. On October 28, 2022, Defendants responded to the complaint by filing a motion to dismiss Lionra’s claim of patent infringement of U.S. Patent No. 7,921,323 (“the ’323 Patent”). Dkt. No. 27. On November 18, 2022, Lionra filed an Amended Complaint that provided additional allegations supporting its claim for infringement of the ’323 Patent by

way of its infringement contentions. Dkt. No. 53. Accordingly, Defendants' motion to dismiss (Dkt. No. 27) is moot in light of Lionra's Amended Complaint because it does not address the operative pleading. *See, e.g., Ultravision Techs., LLC v. Eaton Corp. PLC*, No. 2:19-CV-00290-JRG, 2019 WL 11250161, at *1 (E.D. Tex. Nov. 8, 2019) ("the filing of an amended complaint moots a motion to dismiss the original complaint.").

Dated: November 18, 2022

Respectfully submitted,

By: /s/ Brett E. Cooper

Brett E. Cooper (NY SBN 4011011)

bcooper@bc-lawgroup.com

Seth R. Hasenour (TX SBN 24059910)

shasenour@bc-lawgroup.com

Jonathan Yim (NY SBN 5324967)

jyim@bc-lawgroup.com

Drew B. Hollander (NY SBN 5378096)

dhollander@bc-lawgroup.com

BC LAW GROUP, P.C.

200 Madison Avenue, 24th Floor

New York, NY 10016

Tel.: (212) 951-0100

Fax: (646) 293-2201

Justin Kurt Truelove (TX SBN 24013653)

kurt@truelovelawfirm.com

TRUELOVE LAW FIRM, PLLC

100 West Houston

Marshall, TX 75670

Tel.: (903) 938-8321

Fax: (903) 215-8510

*Attorneys for Plaintiff Lionra Technologies
Limited*

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing document has been served on all counsel of record on November 18, 2022.

/s/ Brett E. Cooper
Brett E. Cooper